DEC 1 8 2018

WN-15J

Memorandum

From:

SUBJECT: Review Summary of Poly Met Mining, Inc., NorthMet Proposed NPDES Permit

(MN0071013)

Kevin M. Pierard, Chief

NPDES Programs Branch

To: File

Permit Review Summary

MPCA provided EPA Region 5 with a pre-public notice draft permit for review on January 17, 2018¹. Regular meetings were held approximately every two weeks during EPA Region 5's review, and comments identified were shared verbally with MPCA during these meetings. EPA Region 5 identified numerous substantive comments on the draft permit and prepared a comment letter to MPCA. ² However, Region 5 senior management reached an agreement with MPCA to

⁵ The actual public notice began on January 31, 2018 and ended on March 16, 2018.

² EPA Region 5 staff (NPDES and ORC) briefed senior management on March 9, 2018 to highlight the significance of the comments identified during review of the draft permit and the importance of sharing the comments with MPCA through a comment letter. During the briefing, EPA Water Division recommended sending a comment letter to MPCA during the public comment period to document EPA Region 5's findings. It was noted during the briefing that

EPA provides comments on draft permits during the public comment period as a part of our regular NPDES
program oversight to ensure that state permits are consistent with the Clean Water Act (CWA) and its
regulations <u>prior</u> to the permit being proposed for issuance.

This practice reduces the need to issue objections on proposed permits because the state would have had an opportunity to work with EPA to address concerns before proposing the permit.

EPA fias been involved in the project for several years, as a cooperating agency during the NEPA process, which resulted in several project design changes to improve environmental protection. At the end of the NEPA process, EPA agreed with the State's proposal to address remaining surface water quality concerns during the permitting process.

To follow-up on the NEPA agreement and to implement our Joint Priority with the state, EPA has had biweekly
discussions with MPCA on various issues since the permit application was submitted in July 2016. However,
concerns remain.

As indicated above EPA Region 5 identified several issues during review and provided the following general characterization of them as follows:

The draft permit did not include water quality based effluent limits (WQBELs) or any other conditions that are
as stringent as necessary to ensure compliance with the applicable water quality requirements of all affected
States as required by 40 C.F.R. 122.4(d) and 40 C.F.R 123.44(c)(9).

forgo sending written comments.³ Following this agreement, EPA Region 5 held a conference call with MPCA on April 5, 2018 during which the comment letter was read to the State. EPA Region 5 held multiple meetings with MPCA following the April 5, 2018 conference call. During these meetings MPCA provided updates on the status of permit issuance but did not provide responses to comments received. These calls ceased in early summer, 2018. EPA Region 5 and MPCA had a face to face meeting on September 25-26, 2018 during which the concerns outlined in our April 5, 2018 conference call were discussed in more detail.

The intent of the September 2018 meeting was to provide EPA an opportunity to meet with MPCA and the company⁴ to obtain additional information on the treatment systems and operation. The second half of the meeting was for EPA to meet one-on-one with MPCA to attempt to resolve the significant issues identified by EPA Region 5 on the draft permit. Two of the more objectionable issues raised by EPA Region 5 were (1) the lack of water quality based effluent limitations (WQBELs) in the draft permit and (2) MPCA's plan to issue general permit coverage for construction stormwater discharges from peat dominated wetland systems which may release significant amounts of mercury into downstream navigable waters.

Regarding the lack of WQBELs, the NPDES program believes based on information provided by the company that there is a reasonable potential to cause or contribute to an excursion from state numeric and narrative water quality standards. MPCA referred to a "qualitative" reasonable potential analysis based largely on their confidence that the treatment system will perform as expected. Given MPCAs refusal to include WQBELs EPA Region 5 asked MPCA at the face to face meeting to include additional "operating" limits in the permit for arsenic, cobalt, lead, nickel, and mercury at an internal outfall, WS074. Following the meeting, after consideration of EPA Region 5's request and discussions between MPCA and the company, MPCA agreed to include the additional "operating" limits. Unlike WQBELs and TBELs, internal "operating"

^{2.} The permit includes technology based effluent limits (TBELs) that are up to a thousand times greater than applicable water quality criteria.

^{3.} The draft permit did not include all of the requirements of 40 C.F.R. 440, Subparts G, H and K that apply to this proposed project, namely a restriction on discharge volume that is equivalent to the annual net precipitation for the site

^{4.} The draft permit contained de facto permit modifications, upon submittals from the permittee, which would be a violation of the public process associated with permit modifications under 40 C.F.R. 122.62, and create a serious compliance and enforceability concern as to the scope of what is covered by the permit per 40 C.F.R. 123.44(c)(1), (5) and 40 C.F.R. 122.4(a).

^{5.} Additional permit enforceability concerns, per 40 C.F.R. 123.44(c)(1) and; 40 C.F.R. 122.4(a), include that the permit:

a. Contains "operating limits" on an internal outfall that are not clearly enforceable by EPA or MPCA and, thus, would be ineffective at protecting water quality.

b. Functions as a shield from Clean Water Act enforcement for pollutants disclosed during the application process per 33 U.S.C. 1342(k).

³ Email from Kurt Thiede (EPA Region 5 Chief of Staff) to Shannon Lotthammer (MPCA) dated March 16, 2018 which outlines the agreement between EPA and MPCA. Appendix A.

^{*} PolyMet representatives and their consultants from Barr Engineering were present on the first day of meetings held on September 25, 2018.

⁵ Inclusion of these "operating" limits are for all pollutants for which modelling and/or pilot testing determined to be potentially present in waste streams at concentrations greater than water quality criteria before entering the

limits may lack a clear regulatory connection to controlling surface water discharges. The Region 5 review team was asked by Kurt Thiede to determine whether operating limits could be federally enforceable provisions of the permit. The Office of Regional Counsel, in conjunction with EPA's Office of General Counsel, evaluated these "operating" limits and determined that they are arguably federally enforceable as operation and maintenance requirements for the facility's reverse osmosis/nanofiltration treatment system. 40 C.F.R. 122.41(e). We note that federal enforceability of these operating limits is less certain and more complex than if these limits were established as WQBELs.

In addition to these internal operating limits, MPCA also included at surface water discharge point SD001, a 1.0 TUc whole effluent toxicity (WET) limit, a WQBEL for pH, and a narrative prohibition of violations of applicable state water quality standards. The State also included a suite of federal TBELs for the iron ore industry category. See 40 C.F.R. 122,44(a). EPA's internal analysis showed that the majority of the TBELs would not be sufficient to ensure that the facility's discharge did not exceed applicable state WQS. However, the State's inclusion of the narrative prohibition on violation of applicable state WQS arguably would function as the controlling WQBEL at SD001 and would ensure that the surface water discharge would not exceed applicable State WQS. See 40 C.F.R. 122,44(d).

While MPCA representatives agreed to consider modifying the draft permit to add operating limits for additional parameters they refused to make any changes to address the expected mercury loading anticipated from stormwater runoff from the removal of peat dominated wetlands and plan to cover this discharge under the State's construction stormwater general permit. The construction stormwater general permit does not include provisions for addressing specific water quality standards issues. As a result, the proposed permit (and associated permitting scheme) appears to leave mercury from this aspect of the project wholly unregulated. EPA Region 5 recommended that MPCA evaluate whether there is reasonable potential for discharges covered under the construction stormwater general permit to cause or contribute to excursions from water quality standards and whether such discharges could be controlled as a part of the State's CWA Section 401 certification. There is nothing in the permitting record to suggest that MPCA has performed this analysis. Therefore, construction stormwater general permit coverage, which presupposes that a project will comply with WQS, likely would not be sufficient to ensure discharges of construction stormwater from peat removal activities, which have been shown to release mercury at other Minnesota industrial facilities, will comply with downstream water quality standards in this case. MPCA suggested that the stormwater pollution prevention plan for this activity would include detention basins and that the majority of storm water from this activity would be collected and sent to the tailings basin and ultimately to the WWTS. At this time, it does not appear that MPCA intends to include stormwater monitoring requirements or effluent limits for mercury. EPA continues to recommend that the State issue an individual construction stormwater permit for this project, but this concern is separate from the PolyMet individual NPDES discharge permit before us.

wastewater treatment system. Note that these are in addition to the "operating" limits included in the draft permit for sulfate, and copper.

⁶ MPCA revised the narrative condition to the following: "The discharge of treated wastewater from the WWTS must not violate state water quality standards. [Minn. Stat. § 115.03 subd. 1]."

Following the face to face meeting in September, MPCA provided a copy of the pre-proposed permit to EPA Region 5 for a 45-day review on October 25, 2018. As noted above and described in more detail below, MPCA addressed or partially addressed some comments while completely disregarding others. Based upon the changes made to provide additional protection at Outfall SD001 and the inclusion of additional operating limits which we believe are arguably federally enforceable, EPA provided verbal confirmation to MPCA on December 3, 2018 that EPA would not oppose MPCA's public notice of the proposed permit. MPCA proposed the permit on December 4, 2018. According to our memorandum of agreement with MPCA⁷, this is the version of the NPDES permit it intends to issue, and EPA has 15 days or until December 19, 2018 to review the permit and determine whether to issue a general objection. The issues, MPCA's stated revisions (if any), and EPA's response are explained in the attached table.

Next Steps

EPA Region 5 has 15 days, or until December 19, 2018 to definitively decide whether to file a general objection to MPCA's issuance of the permit. A general objection states in a very general way what the issues are and the bases for EPA's objection. EPA would then have 90 days from the date that the proposed permit was submitted to file a specific objection. A specific objection would provide a detailed explanation of EPA's basis for objection and describe how EPA would resolve the objectionable items. EPA and MPCA could work out the issues with the proposed permit during the 90 days and potentially avoid sending the specific objection.

The review team's conclusion that there are legal arguments that can be made to support enforcement of the proposed permit have been provided to Water Division management and Region 5 Chief of Staff Kurt Thiede.

Contacts

Mark Ackerman, NPDES, 312-353-4145, <u>Ackerman.mark@epa.gov</u>; Barbara Wester, ORC, 312-353-8514, <u>Wester.barbara@epa.gov</u>; Candice Bauer, NPDES, 312-353-2106, <u>Bauer.candice@epa.gov</u>; Kevin Pierard, NPDES, 312-886-4448, Pierard.kevin@epa.gov.

⁷ https://www.epa.gov/sites/production/files/2013-09/documents/mn-moa-nodes.pdf

	OWA North Mat NDDES Darmit Porriew Towns			_
5	Assue identified in the public notice draft MPCA Revision Issue identified to MPCA Response BPA Response And communicated to MPCA	MPCA Revision	text that was read aloud to MPCA) EPA Response	
	The permit includes technology based effluent limitations (TBELs) from applicable federal regulations at 40 CFR Part 440 Subparts G, J, and K. However, the permit does not include water quality based effluent limitations (WQBELs) at the surface water discharge point SD001 for key parameters and appears to authorize discharges that would exceed Minnesota's federally approved human health and/or aquatic life water quality standards (WQS).	MPCA revised the permit to include "operating" limits for As, Co, Pb, Ni, and IIg at an internal monitoring point, WS074. These are in addition to the "operating" limits that the state had previously included for SO4, and Cu at WS074. According to the permit, these limits are enforceable conditions of the permit. Separate from the internal operating limits, MPCA also included a WQBEL for pH, a 1.0 TUc WET limit, and a narrative condition prohibiting the violation of WQS, all of which apply at SD001, the only surface water discharge point associated with this facility.	MPCA's inclusion of operating limits at WS074 is intended to function as a set of operation and maintenance controls on the facility's RO/nanofiluation treatment system. As such, these limits are consistent with the O&M provision at 40 C.F.R. § 122.41(e) and Minnesota rules. These limits arguably are federally enforceable requirements of this permit, but they are not WQBELs. Limits imposed at SD001, including the numeric WET limit, the WQBEL for pH, and the narrative language prohibiting the violation of WQS are all, arguably, federally enforceable.	
			Based upon the record and EPA's knowledge of other facilities, EPA believes the facility has a reasonable potential to exceed WQS and numeric WQBELs should therefore be included at outfall SD001 to alleviate questions regarding the enforceability of the permit.	
			However, MPCA's alternative approach arguably would allow MPCA, EPA, and/or citizens to enforce both the internal O&M	

Poly	Met NorthMet NPDES Permit Review Issues	PolyMet NorthMet NPDES Permit Review Issues Summary (See Annough R which includes the foot that was and a same and	40v4 History
	Issue identified in the public notice draft and communicated to MPCA	MPCA Revision	EPA Response
THE PERSON NAMED AND ADDRESS OF THE PERSON NAMED			requirements at WS074 and the WOBELs at SD001.
2	The permit lacks clear narrative effluent limitations such as an unqualified general prohibition on discharges that would cause exceedances of WQS.	MPCA included the following narrative condition that applies at the surface water outfall, SD001: "The discharge of treated wastewater from the WWTS must not violate state water quality standards. [Minn, Stat. § 115.03 subd. 11."	This change resolves our comment.
m.	The permitting record does not appear to demonstrate that MPCA considered all the pollutants that were disclosed in the permit application as being present in the proposed discharge when evaluating the need for WQBELs.	See "MPCA Revision" to Issue 1.	See "EPA Response" to Issue 1.
4	The fact sheet's reasonable potential analysis relies on the assumption that data provided in the application are maximum values without taking into account the potential variability and uncertainty in the discharge from this new source. Under the Addendum to the EPA-MPCA National Pollutant Discharge Elimination System (NPDES) Memorandum of Agreement for the GLI (Great Lakes Initiative) (May 8, 2000), Minnesota committed to "use only alternative statistical procedures for deriving PEQ8 that meet the standard in 40 CFR Part 132, Appendix F,	See "MPCA Revision" to Issue 1. No change to the reasonable potential analysis.	See "EPA Response" to Issue 1.

8 "Projected Effluent Quality," (PEQ) is described in 40 CFR Part 132, Appendix F, Procedure 5, Paragraph B.2.

Poly	Met NorthMet NPDES Permit Review Issues	PolyMet NorthMet NPDES Permit Review Issues Summary (See Appendix B which includes the fext that was read aloud to MPCA)	text that was read along to MBCA
	Issue identified in the public notice draft and communicated to MPCA	MPCA Revision	EPA Response
vi di indicipio qui l'Opposite relicenti	Procedure 5, Paragraph B.2."9		*** Advantages - 17 for - 11 (11 for section) of the section of th
٠,	At pages 34-37 of the fact sheet, 10 MPCA states that its decision that WQBELs are not	See "MPCA Revision" to Issue 1.	See "EPA Response" to Issue 1.
	needed in the permit relies on the operational limits for sulfate (in milligrams per liter) and		
The ANN Later groups of the Annual Conference on the Annual Conference	copper (in micrograms per liter) at internal outfall WS074. Although these limits are set		
	to low values, including the copper limit that		
	hardness value of 100 mg/L), there is nothing		,
	definitive in the permit or supporting		
	information that justifies a conclusion that		
	meeting these operational targets will result		
	in meeting WQS for all the parameters in the		
	perinit application. This is especially a		
	concern for mercury, for which the standard		
	is specified in nanograms per liter and the pilot study is states that the effectiveness of		
	the treatment system to remove mercury is		
	unknown.		
9	The permit requires that no sulfate or copper	MPCA revised the permit section titled	These changes resolve our comments.
	be added to the discharge after monitoring	"WWTS Effluent Stabilization Process" to	Para Comments of the Comments
	station WSU/4 but does not prohibit the	prohibit the addition of aluminum between	
	addition of any other additives between	WS074 and SD001. The permittee must certify	

8.2. EPA and MPCA further agree that EPA retains the authority to review any specific statistical procedures Minnesota intends to use for deriving PEQs and to object to permits 9 "EPA and MPCA agree that MPCA will use only alternative statistical procedures for deriving PEQ that meet the criteria in 40 CFR Part 132, Appendix F, Procedure 5, Paragraph that have been developed using statistical procedures that do not meet the requirements of Paragraph B.2. of Procedure 5."

10 "To ensure the WWTS is operating as designed and to remain consistent with the assumptions made in the FEIS, the permit includes an internal performance monitoring point (Station WS074) where an Operating Limit of 10 mg/L sulfate applies. The Operating Limit at WS074 is an enforceable permit limit but is neither a water quality based permit limit nor a technology based permit limit because there is no Reasonable Potential." (p. 35).

11 See page 43 of "Final Pilot-testing Report" dated June 2013,

Poly	Act NorthMet NPDES Permit Review Issues	PolyMet NorthMet NPDES Permit Review Issues Summary (See Appendix B which includes the text that was read along to MDCA	text that was read alond to MDCA)	Ī
	Issue identified in the public notice draft and communicated to MPCA	MPCA Revision	EPA Response	T
	monitoring station WS074 and the final outfalls. In fact, the permit record shows that the effluent of the water treatment system will require mineral addition prior to its discharge to surface waters to reduce the toxicity due to the low ionic strength of the treated water. This raises two concerns. First, the permitting record includes information showing that available local sources of lime confain aluminum in levels that, if used, will likely result in a discharge that exceeds the applicable water quality standard for aluminum. ¹² While MPCA appears assured that higher cost lime containing lower levels of aluminum is available and will be used, to ensure that likely variability in the quality and price of available lime does not result in exceedances of the applicable WQS, the permit should include a WQBEL for aluminum at the final discharge points or an internal outfall after mineral addition. Second, in light of the potential for whole effluent toxicity limits at the final discharge points or an internal outfall after mineral addition.	in the comments section of its DMR for SD001 that no aluminum has been added during the effluent stabilization process. MPCA also included a numeric WET limit of 1.0 TUc at SD001.		
	The draft permit does not include all the requirements of 40 CFR 440, Subparts G, J, and K that apply to this proposed project, including a restriction on discharge volume	MPCA revised the permit at 6.10.8 to include a numeric limit on flow.	This change resolves our comment.	<u> </u>

32 See page 31 of the "Final Pilot-testing Report" dated June 2013.

	Let Formitte IN LLS Fermit Keview Issues	PolyMet NorthMet NPDES Permit Review Issues Summary (See Appendix B which includes the fext that was a large of the fext that was a	taxt thotamos most also as a second the
	Issue identified in the public notice draft and communicated to MPCA	MPCA Revision	EPA Response
	that is in conformance with 40 CFR 440.104(b)(2)(i) and that is equivalent to the annual net precipitation for the site. Permit sections starting at 6.10.1 include a formula that retrospectively calculates the allowable discharge and includes a "carryover" amount defined as "the difference between the allowable annual discharge volume and the actual volume discharged" which acts as a "credit" that the permittee is allowed to apply to the following calendar year. This carry over credit" appears to be in contradiction to the applicable regulatory definitions of "annual precipitation," "annual evaporation," and "mine drainage" at 40 CFR 440.132(b), and (h). We recommend setting a numeric limit on flow, including this limit in the permit, and ensuring that it is consistent with 40 CFR 4410.104(b)(2)(i).		
SO	We recommend that MPCA consider the applicability of – and inclusion of – effluent	MPCA revised the permit at 8.1.1 to include the additional TBELs.	This change resolves our comment.
	Inwitations contained in 40 CFR 440.12, and 40 CFR Part 440, Subpart A (iron ore), as the project discharge could include legacy pollutants.		We note that the applicable TBELs will not ensure that the discharge at SD001 will not exceed applicable WQS. The State's inclusion of a narrative prohibition on exceedances of applicable state WQS functions as a WQBEL that arguably would ensure that discharges from the facility, even if they meet applicable TBEL limits, will not result in an axemetical effects were effected to woold ensure they meet applicable TBEL limits, will an axemetical effects were effected to the woold ensure they meet applicable TBEL limits, will not result in an axemetical effects were
. 6	The permit as written may preclude	See "MPCA Revision" to Issue 1.	See "EPA Response" to Issue 1.

Polyř	Met North Met NPDES Permit Review Issues	PolyMet NorthMet NPDES Permit Review Issues Summary (See Annendix B which includes the fext that was read along to Manc &	toyt that was road alam to MABCA
	Issue identified in the public notice draft	MPCA Revision	EPA Response
	and communicated to MPCA		
	enforcement per CWA Section 402(k), 33		
	USC 1342(K), for pollutants disclosed during		
	are apparently process out to which tisks are no limitations, or for water anality		
	standards excursions where the limitation		
	provided in the permit appears to be greater		
	than the applicable state water quality criterion.		
10	The permit contains 'operating,' limits on an	See "MPCA Revision" to Issue 1.	See "EPA Response" to Issue 1
	internal outfall that may not be enforceable		
	by EPA, citizens, and potentially MPCA and,		
	thus, may be ineffective at protecting water		
	quality under the Clean Water Act (see 40		
	CFR 122.4(a), and (d)). Specifically, the		
	permit includes an internal outfall operating		
	"target" and "fimit" for sulfate based on a		
	Voluntary continuent by PolyMet to meet a		
	10 mg/L sulfate limit (permit sections		
	6.10.34-35) and an internal operating "limit"		
	for copper that MPCA states will ensure		
	compliance with the chronic water quality		
	standard for copper (permit section 6.10.43).		
	we understand that IMPCA's authority to		
	authority outside the scope of the CWA		
	MPCA should revise the nemrit as necessary		
	to ensure that all NPDES requirements are		
	enforceable under the CWA.		
11	The internal "operating" limit for copper, at	See "MPCA Revision" to Issue 1.	See "EPA Resnonse" to Issue 1
	9.33 micrograms per liter at permit section		
	6.10.43, is equivalent to the water quality		
PERMIT OF THE STORY OF THE STORY	criterion for copper. However, permit section		

Issue identified in the public notice draft and communicated to MPCA. Lower intending of in the public notice draft and communicated to MPCA. Lower intended to make a conflict of the many section 8.1.). This creates a conflict of the many section 8.1.). This creates a conflict of the many section 8.1.). This creates a conflict of the many section 8.1.). This creates a conflict of the many section 8.1.). This creates a conflict of the many section 8.1.). This creates a conflict of the many section 8.1.). This creates a conflict of the many section 8.1.). This creates a conflict of the many section 8.1.). This creates a conflict of the many section 8.1.). This creates a conflict of the many section 8.1.). This creates a conflict of the many section 8.1.). This creates a conflict of the many section 8.1.). This creates a conflict of the many section 8.1.). This creates a conflict of the many section 8.1. The permit of many complete to make a covered the many section over which discharges are covered formation over which	Poly	Met NorthMet NPDES Permit Review Issues	Summary (See Appendix B which includes the	toyt that was your olaway to MADCA
and communicated to MPCA 1.1. A spreas to authorize higher discharge concentration for copper, based on the TBEL that appears to apply at outfall 2000! 1.2. Consent 8 L.1. This creates a conflict as to which limit is applicable and enforceable against the permittee. MPCA should revise the permit to include a MPCA plans to transfer the administratively MPCA plans to transfer the administratively MPCA plans to transfer the administratively MPCA informed EPA during the meeting of PolyMet. It appears that the existing tailings basin to an affiliated conformed could result in the permit envis of PolyMet. It appears that this arrangement could result in the permit envis of PolyMet. It appears that this arrangement could result in the permit the permit every of PolyMet. It appears that the stansfer the administratively base of the NorthMet permit sections over which discharges confusion over which discharges a confusion over which discharges from the tailings basin. As such, the draft permit and may complicate on continuing seep discharges from the tailings basin. As such, the draft permit and the Cliffs Erie. LLC consent Decree with MPCA, and the draft NorthMet permit.		Issue identified in the public notice draft	MPCA Revision	EPA Response
concentration for copper, based on the TBEL that appears to apply at outfall SD001 (permit section 8.1.). This creates a conflict as to which limit is applicable and enforceable against the permit to include a WQBEL for copper. MPCA plans to transfer the administratively sheet. MPCA plans to transfer the appears that this strangement could result in the permit the existing the same discharges are covered by each permit and may complicate or preclude enforcement of permit section 6.10.45. The permit fact sheet (p. 17) acknowledges conflusing specifical permits and on a thermate as precited (permit section 6.10.45). The permit fact sheet (p. 17) acknowledges conflusing specifical permits and on a thermate as precited (permit section 6.10.45). The permit fact sheet (p. 17) acknowledges on conflusing specifical permits and/or supporting documentation should clearly assign responsibility for seep discharges by specifying those applicable portions of the Cliffs Erie, LLC consent Decree with MPCA, and the draft permit received the draft permit section of the draft permit and the draft permi		and communicated to MPCA		7 (A X X X X X X X X X X X X X X X X X X
concentration for copper, based on the TBEL (hart appears to apply at outfall SD001 (permit section 8.1.). This creates a conflict as to which limit is applicable and enforceable against the permittee, MPCA should revise the permit to include a should revise the permit of and resociated enforcement down affiliated corporate entity of PolyMet. It appears that the permits of corporate entity of PolyMet. It appears that the permit of the existing talliags basin to an affiliated and opportung the same discharge are covered by each permit and may complicate or preclude enforcement of permit requirements under either permit, for example if legacy pollutants do not attenuate as predicted (permit section 6.10.45). The permit fact sheet (n. 17) acknowledges confusing seep discharges from the tailings basin. As such, the draft permit and of continuing seep discharges by specifying those applicable portions of the Cliffs Erie, L.C. Consent Decree with the Cliffs Erie, L.C. Consent Decree with	4	6.10.44 appears to authorize higher discharge	THE THE PROPERTY LIMITS, AND ASSESSED TO THE PROPERTY AND ASSESSED TO THE PROPERTY ASSESSED.	
that appears to apply at outfall SD001 (permit sections 8.1.1). This creates a conflict as to which limit is applicable and enforcable against the permittee. MPCA should revise the permit to include a WQBBL for copper. WQBBL for copper. WPCA plans to transfer the administratively should revise the permit to include a WQBBL for copper. WPCA plans to transfer the administratively should revise the permit to include a WQBBL for copper. WPCA plans to transfer the administratively should revise the permit of an associated enforcement documents; for the existing failings basin to an affiliated copporte entity of PolyMet. It appears that this arrangement could result in the permit effective date of the NorthMet permit. This creates confusion over which dischanges are covered by each permit for example if flegacy pollutants do not attenuate as predicted (fermit section 6.10.45). The permit fact sheet (1.1) acknowledges continuing seep dischanges from the tailings sheet. The permit fact sheet (1.1) acknowledges continuing seep dischanges for some time tailings sheet. The permit fact sheet (1.1) acknowledges continuing seep dischanges by specifying those applicable portions of the Cliffs Erie, LLC Constit (MN0054089), the Cliffs Erie, LLC Constit (MN0054089).		concentration for copper, based on the TBEL		
as to which limit is applicable and enforceable against the permittee. MPCA should revise the permit to include a WQBEL for copper. MYCA plans to transfer the administratively continued, expired Cliffs Eric, LLC permit (and associated enforcement decrements) for the existing tailings basin to an affiliated corporate entity of PolyMet. It appears that the existing tailings basin to an affiliated corporate entity of PolyMet. It appears that the existing tailings basin to an affiliated corporate entity of PolyMet. It appears that the existing tailings basin to an affiliated corporate entity of PolyMet. It appears that the existing tailings basin to an affiliated corporate entity of PolyMet. It appears that the existing tailings basin to an affiliated corporate entity of PolyMet. It appears that the existing tailings basin to an affiliated corporate entity of PolyMet. It appears that the existing tailings basin to an affiliated corporate entity of PolyMet. It appears that the existing tailings basin to a difficult existing the existing that the difficult existing the existing the existing that the draft permit and/or supporting documentation should clearly assign responsibility for seep discharges by specific Eric, LLC commentation that the draft permit and/or supporting documentation should clearly assign responsibility for seep discharges by specific Eric, LLC commentation that the draft permit and/or supporting documentation should elearly assign responsibility for seep discharges by the existing the existing existing the existing that the existing the existing the existing the meeting of the critical endourners of		that appears to apply at outfall SD001		
as to which limit is applicable and enforceable against the permittee. MPCA should revise the permit to include a WQBEL for copper. MPCA plans to transfer the administratively continued, expired Cliffs Eric, LLC permit (and associated enforcement documents) for the existing tailings basin to an affiliated corporate cutty of PolyMet. It appears that (and associated enforcement onld result in the permittee or corporate cutty of PolyMet. It appears that the existing tailings basin to an affiliated corporate cutty of PolyMet. It appears that the permitted corporate cutty of PolyMet. It appears that the permitted corporate cutty of PolyMet. It appears that the permitted corporate cutty of PolyMet. It appears that the permitted corporate cutty of PolyMet. It appears that the permitted corporate cutty of PolyMet. It appears that the permitted corporate cutty of PolyMet. It appears that the permitted corporate cutty of PolyMet. It appears that the permitted corporate cutty of PolyMet. It appears that the permitted corporate cutty of PolyMet. It appears that the permitted corporate cutty of PolyMet. It appears that the permitted corporate cutting the permitted corporate cutting the permitted corporate continuing seep of isocharges are covered by each permit and may complicate or preclude enforcement of permit requirements under either permit, for example if legacy pollutants do not attenuate as predicted (permit asciton of 10.45). The permit accident of permit and/or supporting documentation should clearly assign responsibility for seep discharges by specifying those applicable portions of the Cliffs Eric, LLC Consent (New 10.448). MPCA, and the draft permit and or attenuate as predicted corporate continuing seep discharges from the trailings by the cliffs Eric, LLC Consent (New 10.448).		(permit section 8.1.1). This creates a conflict		
should revise the permit to include a WQBEL for copper. MRCA plans to transfer the administratively continued, expired Cliffs Eric, LLC permit (and associated emforcements) for the existing fallings basin to an affiliated couporate entity of PolyMet. It appears that this arrangement could result in the permittee this arrangement could result in the permittee or produce of the NorthMet permit. This creates confusion over which discharges are covered by each permit and may complicate or preclude enforcement of permit requirements under either permit, for example if legacy pollutants do not attenuate as predicted (Permit section 6.10.45). The permit fact sheet (p. 17) acknowledges continuing seep discharges from the tailings basin. As such, the draft permit and/or supporting decumentation should clearly assign responsibility for seep discharges by specifying lhose applicable portions of the Cliffs Eric, LLC Consent Decree with MPCA, and the draft NorthMet permit.		as to which limit is applicable and		
Should revise the permit to include a WQBEL for copper. MPCA plans to transfer the administratively continued, expired Cliffs Eric, LLC permit (and associated enforcement documents) for the existing tailings basin to an affiliated corporate cutity of PolyMet. It appears that this arrangement could result in the permittee holding multiple permits covering the same discharge for some time after the effective date of the NorthMet permit. This creates confusion over which discharges are covered by each permit and may complicate or preclude enforcement of permit requirements under either permit, for example if legacy pollutants do not attenuate as predicted (permit section 6.10.45). The permit fact sheet (p. 17) acknowledges continuing seep discharges from the tailings basin. As such, the draft permit and/or supporting documentation should clearly assign responsibility for seep discharges by specifying those applicable portions of the Cliffs Erie, LLC Consent Decree with MPCA, and the draft NorthMet permit.		enforceable against the permittee, MPCA		
WQBEL for copper. MPCA plans to transfer the administratively confinued, expired Cliffs Eric, LLC permit (and associated enforcement documents) for the existing tailings basin to an affiliated corporate entity of PolyMer. It appears that this arrangement could result in the permittee this arrangement conditions untliple permits covering the same discharge for some time after the effective date of the NorthMet permit requirements of permit requirements of permit requirements on the tailings and pollutants do not attenuate as predicted (permit section 6.10.45). The permit fact sheet (p. 17) acknowledges confluining seep discharges from the tailings sheet. The permit fact sheet (p. 17) acknowledges confluining seep discharges from the tailings sheet. WQBEL for charge the permit or fact is precifying those applicable portions of the Cliffs Eric, LLC permit (MN034089), the Cliffs Eric, LLC permit (MN034089), the Cliffs Eric, LLC permit (MN040489).	#Hoph.com/40.co	should revise the permit to include a		
MPCA plans to transfer the administratively confinued, expired Cliffs Eric, LLC permit (and associated enforcement documents) for the existing tailings basin to an affiliated corporate entity of PolyMet. It appears that the existing tailings basin to an affiliated corporate entity of PolyMet. It appears that this arrangement could result in the permittee holding multiple permits covering the same discharge for some time after the effective date of the NorthMet permit. This oreates confusion over which discharges are covered by each permit and may complicate or preclude enforcement of permit requirements under either permit for example if legacy pollutants do not attenuate as predicted (permit section 6.10.45). The permit fact sheet (p. 17) acknowledges contiuning seep discharges from the tailings hasin. As such, the draft permit and/or supporting documentations of the Cliffs Eric, LLC permit (MN034089), the Cliffs Eric, LLC permit (MN034089), the Cliffs Eric, LLC permit (MN040408).		WQBEL for copper.		
sheet. MPCA informed EPA during the meeting of September 25-26 that the State approved this transfer through a process provided under the State's consent decree resolving the Cliffs Erie bankruptcy. No changes made in either the permit or fact sheet.	12	MPCA plans to transfer the administratively	No changes made in either the permit or fact	FPA lacks sufficient information to
MPCA informed EPA during the meeting of September 25-26 that the State approved this transfer through a process provided under the State's consent decree resolving the Cliffs Erie bankruptcy. No changes made in either the permit or fact sheet.		continued, expired Cliffs Erie, LLC permit	sheet.	deferming whether our concern in
MPCA informed EPA during the meeting of September 25-26 that the State approved this transfer through a process provided under the State's consent decree resolving the Cliffs Erie bankruptcy. No changes made in either the permit or fact sheet.		(and associated enforcement documents) for		hen officeed
September 25-26 that the State approved this transfer through a process provided under the State's consent decree resolving the Cliffs Erie bankruptcy. No changes made in either the permit or fact sheet.		the existing tailings basin to an affiliated	MPCA informed EPA during the meeting of	ED SON AND RECENTAL WORLD WITH C
State's consent decree resolving the Cliffs Erie bankruptcy. No changes made in either the permit or fact sheet.	**********	corporate entity of PolyMet. It appears that	September 25-26 that the State approved this	
State's consent decree resolving the Cliffs Erie bankruptcy. Is No changes made in either the permit or fact sheet.	······································	this arrangement could result in the permittee	transfer through a process provided under the	
bankruptcy. Is No changes made in either the permit or fact sheet.		holding multiple permits covering the same	State's consent decree resolving the Cliffs Erie	
ts No changes made in either the permit or fact sheet.		discharge for some time after the effective	bankruptcy.	
Is No changes made in either the permit or fact sheet.		date of the NorthMet permit. This creates	•	
No changes made in either the permit or fact sheet.	***	confusion over which discharges are covered		
No changes made in either the permit or fact sheet.	no consultante de la	by each permit and may complicate or		
No changes made in either the permit or fact sheet.		preclude enforcement of permit requirements		
No changes made in either the permit or fact sheet.		under either permit, for example if legacy		
No changes made in either the permit or fact sheet.		pollutants do not attenuate as predicted		
No changes made in either the permit or fact sheet.		(permit section 6.10.45).		
sheet.	13	The permit fact sheet (p. 17) acknowledges	No changes made in either the permit or fact	Comments were not addraged
		continuing seep discharges from the tailings	sheet.	THE PARTY OF THE P
assign responsibility for seep discharges by specifying those applicable portions of the Cliffs Erie, LLC permit (MN0054089), the Cliffs Erie, LLC Consent Decree with MPCA, and the draft NorthMet permit.		basin. As such, the draft permit and/or		
assign responsibility for seep discharges by specifying those applicable portions of the Cliffs Erie, LLC permit (MN0054089), the Cliffs Erie, LLC Consent Decree with MPCA, and the draft NorthMet permit.		supporting documentation should clearly		
specifying those applicable portions of the Cliffs Erie, LLC permit (MN0054089), the Cliffs Erie, LLC Consent Decree with MPCA, and the draft NorthMet permit.		assign responsibility for seep discharges by	٠	
Cliffs Erie, LLC permit (MN0054089), the Cliffs Erie, LLC Consent Decree with MPCA, and the draft NorthMet permit.		specifying those applicable portions of the		
Cliffs Erie, LLC Consent Decree with MPCA, and the draft NorthMet permit.		Cliffs Erie, LLC permit (MN0054089), the		
MPCA, and the draft NorthMet permit.		Cliffs Erie, LLC Consent Decree with	ages and a second of the secon	
	***************************************	MPCA, and the draft NorthMet permit.	The second secon	

Polvi	Met NorthMet NPDES Permit Review Issues 5	PolyMet NorthMet NPDES Permit Review Issues Summary (See Amendiy R which includes the text that was a grant of the text that we have the text that the text that we have the text that we have the text that	taxt that area and a large to the taxte the taxte that the taxte the taxte the taxte the taxte the taxte taxte the taxte
96	Issue identified in the public notice draft	MPCA Revision	EPA Remanse
	and communicated to MPCA		2017017017 XXXX
	Specifically, the permit should include: (a) a list of known seeps (including coordinates		
***	and/or sections) that area authorized to discharge from the tailings basin, (b) a man		
	identifying seeps and their relationship to the		
	platined containment system, (c) monitoring and applicable limits for these seeps,		
	because, as noted in the fact sheet (p. 17),		
Philip of which have been deep	of permit effluent limitations established in		
	the NPDES SDS permit," and (d) appropriate		
an promote the second	menth authorization, limits, and		
	requirements for tailings basin seeps until		
	such a time as seeps are fully contained and		
	cease to reach surface waters.	e engres de la characterista de la mande d	
}	IVI CA plans to issue general permit	ino change made to address this issue.	Comment was not addressed,
	coverages for construction stormwater	:	
	discharges prior to commencement of		MPCA indicated in our face to face
	construction. Neither the draft individual	-	meeting that they do not intend to issue
	permit, nor any supporting documentation		an individual stormwater discharge
	clearly detineates what activities are		permit in order to resolve this issue.
	excluded from coverage under a general		While we also discussed ways that
	permit. Further, the stormwater general		MPCA could ensure mercury
	desiring of over 000 pages of models	-	monitoring and limits were applicable
	wenning or over you acres of werlands, which are dominated by neat hoos. This		to the discharge through the CWA 401
	activity is expected to release significant		whether this issue will be addinged in
	amounts of mercury into downstream		the State's 401 certification for the
	navigable waters. While MPCA has		Corps CWA 404 permit for the
	acknowledged and addressed such discharge		wetlands portion of the project.
	in its peat mining permits (and in verbal		7 *
WAY WE BE ARRESTANDED TRANSPORTED TO STANDARD TO THE STANDARD TO S	comments regarding this project), nothing in	о тета ала ангендевий годинали выпрендевительного контроления выперения выпе	

Poly	Met NorthMet NPDES Permit Review Issues	PolyMet NorthMet NPDES Permit Review Issues Summary (See Appendix B which includes the fext that was read along to MPCA)	fext that was read alond to MDCA
	Assue identified in the public notice draft	MPCA Revision	EPA Response
	the permitting record demonstrates that this issue has been addressed or even considered. There is no provision in the construction stormwater general permit for addressing specific WQS issues. Thus, the draft permit (and associated permitting scheme) appears to leave mercury from this aspect of the project wholly unregulated. We suggest identifying what is intended to be covered under the stormwater general permit and evaluate whether there is reasonable for discharges from activities covered under the stormwater general permit to cause or contribute to excursions from WQS. If there is such reasonable potential, coverage under the stormwater general permit would not be appropriate. Rather this discharge, with appropriate WQBELs, could be covered under the NorthMet permit or another individual permit.		
5:	Permit section 6.10.17 does not allow the permittee to discharge any process wastewater from the mine site to the surface waters. However, it is not clear how compliance with this condition will be evaluated. Under 40 CFR 122.44(i), NPDES permits must include monitoring requirements "to assure compliance with permit limitations," which include, among other thing. "the mass (or other measurement specified in the permit) of each pollutant limited in the permit" and "the volume of	MPCA revised the permit at 6.10.17 to include language specifying that all mine water must be treated at the plant site or stored in the floatation tailings basin. MPCA revised the permit at 6.10.26 to include language prohibiting the discharge to surface waters from the FTB pond (in addition to the FTB seepage containment system). MPCA revised the permit at 6.11.2 to exclude the discharge of sewage.	Comment was not addressed fully. Specifically, there is still no means of compliance evaluation to verify whether certain discharges are occurring.

Poly	Met NorthMet NPDES Permit Review Issues	PolyMet NorthMet NPDES Permit Review Issues Summary (See Annendiy R which includes the text that was and all a handas	Cont. St. Oct. Burger Service
7,	Issue identified in the public notice draft	MPCA Revision	EPA Resnance
	and communicated to MPCA		was sa a savage vande
	effluent discharged from each outfall." We recommend that the permit include	MPCA revised the nermit at 6.11.9 to change	
	monitoring requirements and conditions	from "the direct discharge" to "discharges."	
TO ARCT ON TANKS	agaunst which compliance can be objectively measured. We have similar concerns with		
	other provisions at permit sections 6.10.26, 6.10.78, 6.11.2, 6.11.9, 6.12.2, and 6.15.11.	,	
16	The draft states that certain plans, reports, and other actions are effective parts of the	MPCA revised several sections of the permit	Our concerns will be addressed so
Engel & April 10 and 10	permit upon submittal by the permittee,	language stating that they are subject to review	timely manner and provides
haddywys Theb	making them de facto permit modifications	and approval by MPCA and acknowledge that	necessary public input on those
Marking Market	that, in some instances, are likely to be major modifications embiant to 40 CTD 122 62 (23)	actions proposed by any of these submittals	revisions as outlined in the permit.
No 1841-1441-171-14	example, see permit section 6.10.38). EPA is	sections 6.10.56, 6.10.62, 6.10.69 and	The wayyier on one of a factor of the
oquum poorum ya ay	concerned that the permit allows both the	6.10.73. These sections provide details on the	rac revisions made to micinate the reference to Minnesota's rule for
	permutee and MPCA to modify the permit without following the mublic process for	Model Verification, Five-Year Model	modification of permits or revocation
Parketter and Report to the	major permit modifications under 40 CFR	Evaluation, Groundwater Evaluation, and Comprehensive Performance Evaluation	and reissuance of permits establish the hasis for when a modification is
	122.62. Permit modifications that do not follow federal regulations may be	reports respectively.	triggered.
	unenforceable, may cause confusion for	The state regulation addressing permit	However, the preliminary results of
****************	regulators and public over what is covered by the perinit and therefore would not ensure	modifications is Minn R. 7001.0170.	EPA's investigation of the petition to
***************************************	compliance with the CWA (see 40 CFR		windraw Minnesota's INPLIES program showed that historically
***********	[122.4(a)).		MPCA has not completed timely
nama ann, a ga ann air n			modifications nor reissuance of permits
			and not generally sought public input
			issued to the mining sector.
17	Although MPCA may wish to require the permittee to undertake immediate corrective	See "MPCA Revision" to Issue 16.	See "EPA Response" to Issue 16.
	action in appropriate circumstances, EPA		•

Poly	Met NorthMet NPDES Permit Review Issues	PolyMet NorthMet NPDES Permit Review Issues Summary (See Appendix B which includes the text that was read aloud (0 MPCA)	text that was read aloud to MPCA)
	Issue identified in the public notice draft	MPCA Revision	EPA Response
	and communicated to MPCA		
	recommends that MPCA eliminate those	-	
	permit provisions that make permittee-		
-	submitted plans, reports, and other actions		
	innnediately effective parts of the permit.	•	
	We recommend that, instead, MPCA employ		
	appropriate enforcement responses and its		
	authority to modify permits under Minn. R.		
	7001.0170 and 40 CFR 122.62, as necessary.		
18	The draft permit contains no limits for	MPCA revised table 8.3.3 for WS009 to	Comment was not addressed,
	CBOD, TSS, pH, fecal, percent BOD/TSS	include monitoring for BOD5 or CBOD5, and	Application
***************************************	reductions at the sewage treatment	total suspended solids. Note the draft permit.	The effluent limitations for sewage
	stabilization pond internal waste stream	(and pre-proposed) permit includes a numeric	treatment are long established and
	monitoring location WS009. Also, the permit	limit for fecal coliform.	should be included in the permit.
	contains no limits for CBOD, fecal coliform,		
	or percent BOD/TSS reductions at SD001.	No changes were made to table 8.1.1 for	-
	We also note that there does not appear to be	SD001.	
	a reasonable potential discussion regarding		
Malifors and other in	the stabilization pond. MPCA should	No changes were made regarding any analysis	
	evaluate whether effluent from the	to evaluate whether reasonable potential exists	
	stabilization pond will cause or contribute to	for the sewage treatment stabilization pond.	
	excursions from WQS. We also recommend	·	
	including reporting requirements such as		
	weekly maintenance observations, for the		
	stabilization pond.		
19	The permit (at p. 9 and Table 2.1) states that	No change made to address this issue.	Comment was not addressed.
	the WWTS discharge will be distributed to		**************************************
	various tributaries to minimize hydrologic or		
	ecologic impacts, but the permit does not		
~et marmen	clearly describe the relationship between the		
	flow in these outfalls and the allowable		
	discharge (permit section 6.10.1-6.10.9).	-	
	MPCA should include provisions in the		

Poly	Met NorthMet NPDES Permit Review Issues	PolyMet NorthMet NPDES Permit Review Issues Summary (See Appendix B which includes the fext that was read olong to Mancia	fort that was road olved to WDCA
The state of the s	Issue identified in the public notice draft	MPCA Revision	EPA Response
1 1971 DJ. 146 198-3-4-A-V	and communicated to MPCA		₹
	permit that show how the permittee and		
	MPCA will determine the distribution of flows to Outfalls SD002-SD011.		
20	The permit (at p. 11) discusses the	No change made to address this comment	Commont was not addressed
	"confrolled discharge" from the stabilization		Comment was and huntessen.
	pond to the floatation tailings basin, The		
	permit should explain how the controls on		
	this discharge will function as enforceable		
	requirements of the permit.		
21	Permit section 6.10.12 does not allow cells	MPCA revised the permit to include the	This change resolves our commont
	2E and 1E to be combined until the floatation	following language: "A segment of the FTB	CANADA CA
	tailings basin seepage collection is "fully	Seepage Containment System (i.e., the	The new language includes sufficient
	operating" but it is not clear how this term is	northern, northwestern, and western segment	detail from which a conclusion can be
	defined. MPCA should define "fully	or the eastern segment) is considered to be	made regarding the operational
	operating" to ensure that these permit	fully constructed and operating when	capability of the seenage collection
and the same of th	requirements can be adequately monitored	construction of that segment is complete and	System
	and enforced,	the Permittee has demonstrated that the	
· · · · · · · · · · · · · · · · · · ·		segment is capable of collecting and routing	
· · · · · · · · · · · · · · · · · · ·		FTB seepage for treatment at the WWTS or	
		for temporary storage in the FTB.	
22	Permit section 6.10.27 requires the permittee	No change made to address this comment.	Comment was not addressed.
************	to maintain a system of paired monitoring		Displanting
	wells and piezometers (one internal and one		
	external to the FTB seepage containment		
	system). If these are established monitoring		
	points already included in the permit, MPCA		
	should include references to the monitoring		,
	numbers here. If these monitoring points		
	have not yet been established, MPCA should		-
nang ngama shikinan sa	create and include them in the monitoring		
VI BOLINI (1800)	table along with the type and frequency of	на при видентивници под при	

Poly	PolyMet NorthMet NPDES Permit Review Issues	es Summary (See Annendiv R which includes the test that	
	Issue identified in the public notice draft	MPCA Revision	EPA Response
***************************************	and communicated to MPCA		
	data collection,	The state of the s	
2	Permit section 6.10.26 says "Direct discharge to surface waters from FTB	MPCA revised the permit to include the following language. "The mermittee chall	This change resolves our comment.
·····	Secpage Containment System is prohibited,"	construct the FTB Seepage Containment	
	It is unclear to EPA how MPCA would implement the prohibition of "direct	System to include a low permeability cutoff	
	discharge." EPA recommends that the permit	and sump system on the inward side of the	
	be clarified to prohibit any "discharge of pollutants to surface waters" consistent with	cutoff wall, and pumping capable of removing collected water to the WWTS and/or the FTB	
	the Clean Water Act.	The cutoff wall shall be no less than one foot	
		in thickness and have a maximum permeability	
		of IXIU cm/sec, or equivalent as approved by	-
		Sweep shall be constructed and angusted and	
own the walking a		formation an inward hydraulic anothers	
		across the cutoff wall "	
2.4	Permit section 6.10.49 requires sampling at	No change was made to address this comment.	Comment was not addressed
	SW003, SW005, SW006, SW007, and		ANALISM RUNNING MUNICIPALITY OF THE PROPERTY O
	SW020 to begin 18-months following initial		
	operation of the WWTS. MPCA should		
	begin sampling upon permit issuance so that		
	a baseline can be established at these		
development of the beautiful production and admitted	(OCALIODS,	на верения вер	
2.5	Permit section 6.11.11 prohibits the	No change was made to address this comment.	Comment was not addressed
•	discharge of PCBs. As this is a legacy mine		to the control of the
	site, we recommend that MPCA work with		
	the permittee to determine whether the site		
	contains PCBs. If it is determined that the		
	site does not contain PCBs, MPCA should		
	have the permittee certify this finding.		
- The state of the	Similarly, if PCBs are present on site, then		

Polyň	Let NorthMet NPDES Permit Review Issues &	PolyMet NorthMet NPDES Permit Review Issues Summary (See Appendix B which includes the text that was read aloud to MPCA)	ext that was read aloud to MPCA)
	Issue identified in the public notice draft and communicated to MPCA	MPCA Revision	EPA Response
	MPCA should revise the permit to include monitoring requirements to evaluate compliance with the prohibition.		
26	We recommend that the permit include at the beginning (for example, p. 1) a citation to the federal and state authorities pursuant to which the discharges from the facility are allowed.	No change was made to address this comment.	Comment was not addressed.
27 .	There are several references in the permit and fact sheet where the reader is directed to the permit application for more information. For example, one reference to the 3 rd volume of the October 2017 permit application references a document over 500 pages long (see permit p. 8). We suggest including a location for references such as these throughout the permit to facilitate the reader's ability to access the information.	No changes made to address this comment.	Comment was not addressed.
28	Permit section 6,10.21 allows "agency preapproved adaptive management or mitigation measures." We recommend including a link or reference to where these measures can be located.	MPCA revised the language at 6.10.21 to read as follows: "Implementation of other Agency approved adaptive management or mitigation measures, as appropriate. Adaptive management or mitigation measures may include those identified above. All proposed adaptive management or mitigation measures are subject to MPCA review and approval. In accordance with Minn. R. 7001.0170, adaptive management or mitigation measures may require a modification of the permit, including a public notice of the proposed modifications."	See EPA Response to Issue 16. The revision no longer includes "preapproved" adaptive management or mitigation measures and instead relies on approval of those listed in this section of the permit (i.e. those that are listed as being approved or preapproved), and those that require approved by MPCA. Regarding the latter, MPCA has included reference to the State regulation for permit modifications that if followed will

Poly	Met NorthMet NPDES Permit Review Issues	PolyMet NorthMet NPDES Permit Review Issues Summary (See Appendix B which includes the text that was rend aloud to MPCA)	text that was read aloud to MPCA)
	Issue identified in the public notice draft and communicated to MPCA	MPCA Revision	EPA Response
	İ	The state of the s	address EPA's concerns
29	The maps and figures in the permit and fact sheet are often difficult to read. If clearer versions of these cannot be included, we suggest including a reference to where the original maps and figures can be viewed in hard copy of online.	Sheet are often difficult to read. If clearer versions of these cannot be including a reference to where the original maps and figures can be viewed in hard copy of online.	Comment was not addressed.

Appendix A

Email from Kurt Thiede

From: Thiese, Kurt

Sent: Friday, March 16, 2018 12:44 PM

To: Lotthammer, Shannon (MPCA) <shannon Lostnammer @state, mn.co>

Co Korleski, Christopher koex.gov; Pierard, Kevin kevin@epx.gov; Nelson, Leverett helsa, Linda

<aois_indis@ess_sov>; Stepp, Cathy <ases_comedia@ess_sov>

Subject: Polymet Draft Permit Discussion

Shannon,

Thanks once again for working with us to find a solution to this matter. Here is our understanding of what EPA and MPCA have agreed to.

Once MPCA completes their response to public comments, it will develop a pre-proposed permit (PPP) and provide the PPP to EPA Region 5. Region 5. EPA will have up to 45 days to review the PPP and MPCA's responses to public comments and provide written comments on the PPP to MPCA. This would occur prior to MPCA submitting a proposed permit to EPA, which, according to the current MOA, would continue to give EPA 15 days to comment upon, generally object to, or make recommendations with respect to the proposed permit. In accordance with the current MOA and as specified in CWA Section 402(d)(2)(8) and 40 C.F.R. 123.44(b)(2), EPA still may raise specific objections within the 90 day period from receipt of the "final" proposed permit, but we are hopeful our discussions and the additional review will allow us to come to an agreement and avoid objections.

Again, it is our hope and intent to continue a dialog between MPCA staff and R5 EPA WD staff prior to receipt of the PPP and during EPA's review of the PPP as we work toward a NPDES permit that both parties can support. In fact, I would like to suggest setting up a face-to-face meeting when appropriate to discuss the draft permit and EPA observations. It is also our intent to turn around our review and comments on the PPP as soon as possible.

Please let me know if you have any questions.

Sincerely,

Kurt A. Thiede Chief of Staff U.S. EPA, Region 5 Office of the Regional Administrator 77 W Jackson Bivd Chicago, 8. 50504 Emalt thiede kurt Secs. por Office: (\$12) 885-5620

Appendix B

Comments on Draft Permit Read Aloud to MPCA

The text highlighted in blue indicates things Kevin Pierard read aloud to MPCA during a conversation between EPA Region 5 and MPCA on April 5, 2018.

Comments and Recommendations to Ensure Consistency with the Clean Water Act

Water Quality Based Effluent Limitations

The draft permit does not anchade water quality based efficient imitations (WORELS) except as described in the fact sheet to 41) for philor any other conditions that are las stringent as necessary tolensure compliance with the applicable water quality requirements of Minnesota, or of all affected States, as required of all state programs by CWA Section 402(b), 33 U.S.C. § 1342(b); and 40 C.F.R. §§ 122.4(d), 122.44, and 123.44(c)(1), (8)-(9). Furthermore, the attributed technology based of filtent limitations (TBELS) that are up to a thousand times greater than applicable water quality standards.

- We acknowledge MPCA's consideration in the draft permit of the federal regulations at 40 C.F.R. Part 440 Subparts G, J, and K, including TBELs. See permit sections 6.10.44 and 8.1.1. However, the permit does not include WQBELs for key parameters and appears to authorize discharges that would exceed Munnesota's federally-approved human health and/or aquatic life water quality standards for mercury, copper, assente, cadmium, and zinc. This concern would be resolved if the permit included WQBELs for these parameters.
- 2. The permit lacks clear manative efficient intutations such as an unqualified general probabilition on discharges that would cause exceedances of water quality standards. (WQS). For example, at paragraph 6.16.4, the permit probabils toxic discharges, builting condition also includes an exception for situations in which TBELs apply, as is the case with several of the parameters covered by the draft permit. EPA's concern could be resolved if MPLA establishes WQBELs for the authorized discharge and, additionally, removes the qualifying tanguage from paragraph 6.16.4 to clearly probabilidischarges and would cause exceedances of water quality standards.
- 3. The permitting record does not appear to demonstrate that MPCA considered all the pollutants that were disclosed in the permit application as being present in the proposed discharge when evaluating the need for WOBELS. Thus, in the absence of WOBELS there is no assurance that the discharge will meet applicable water quality standards. MPCA should, therefore, consider in its analysis all the pollutants that were presented in the application materials as potentially present in the proposed discharge to determine those WQBELs that are needed in the permit. Further, if MPCA considers a particular parameter to be the key to ensuring the facility will meet all applicable water quality standards, e.g., copper at monitoring station WS074 (permit section 6.10.40) or sulfate at monitoring station WS074 (permit section 6.10.31), the permit should include appropriate WQBELs at monitoring location SD001 to ensure that these internal operating limits result in meeting applicable water quality standards at the point where the discharge is sent to receiving waters (see also comment 6, below).

- 4. The lact Sheet's reasonable potential analysis relies on the assumption that this provided in the application are maximum values sufficial taking into account the potential variability and incertainty in the discharge from this new source. Under the Addendum to the EPA-MPCA National Pollutant Discharge Elimination System (NPDES) Memorandum of Agreement for the GLI (Great Lakes Initiative) (May 8, 2000), Mannesota communed to lose only alternative statistical procedures for deriving PFO that uncertaint he standard in 40 CLF R. Part 157. Appendix F. Procedure 5. Paragraph B 2... 14 To resolve FPA's concern. MPCA should consider that the data provided in the application materials are estimates based on assumptions and modeling outputs and custure that its reasonable potential analysis its consistent with the procedures in 40 G.F.R. Part 132. Appendix F. Procedure 5.
- pages 154-5701 the fact sheet. If MFCA states that its decision that WOBLEs are not needed in the permit renes on the operational limits for sulfate (in multiprams per liter) and copper (in micrograms per liter) at internal outfall WS074. Although these limits are set to low values, including the copper him that is set to the water quality standard (calculated by assuming a hardness value of 100 mg/L), there is nothing definitive in the permit or supporting information that justifies a conclusion that meeting these operational targets will result in meeting water quality standards for all the parameters in the permit application. This is especially a concern for merchiny for which the standard is specified in panograms for liter and the pilot sinds. States that the effectiveness of the frealment system to remove merchins unknown.
- In permit requires that no sulfate or copper be added to the discharge after momentum station. WS074, but does not prohibit the addition of any other additives between momentum station WS074 and the final outfails. In fact, the permit record shows that the efficient of the water meatment system will require numeral addition proof to its discharge to surface waters to reduce the toxicaty due to the low ionic strength of the treated water. This raises two concerns: First, the permitting record includes information showing that available local sources of time contain aluminum in levels that it used, will likely result in a discharge that exceeds the applicable water quality standard for aluminum is available and will be used to ensure that likely variability in the quality and pince of available time does not result in exceedances of the applicable water quality standard, the permit should include a WQBh for aluminum at the final discharge points or an internal

¹⁵ "Projected Effluent Quality," (PEQ) is described in 40 C.F.R. Part 132, Appendix F, Procedure 5 Paragraph B.2. ³⁴ "EPA and MPCA agree that MPCA will use only alternative statistical procedures for deriving PEQ that meet the

[&]quot;" "EPA and MPCA agree that MPCA will use only alternative statistical procedures for deriving PEQ that meet the criteria in 40 C.F.R. Part 132, Appendix F, Procedure S, Paragraph B.2. EPA and MPCA further agree that EPA retains the authority to review any specific statistical procedures Minnesota intends to use for deriving PEQs and to object to permits that have been developed using statistical procedures that do not meet the requirements of Paragraph B.2. of Procedure 5."

¹⁵ "To ensure the WWTS is operating as designed and to remain consistent with the assumptions made in the FEIS, the permit includes an internal performance monitoring point (Station WS074) where an Operating Limit of 10 mg/L sulfate applies. The Operating Limit at WS074 is an enforceable permit limit but is neither a water quality based permit limit nor a technology based permit limit because there is no Reasonable Potential." (p. 35).

³⁶ See page 43 of "Final Pilot-testing Report" dated June 2013.

¹⁷ See page 31 of the "Final Pilot-testing Report" dated June 2013.

our alian common aliana. Second in francisco parties service contract of the service of the serv

7. EPA is concerned that the permit and supporting materials do not include sufficient information to explain how downstream water will be protected consistent with CWA Section 402(b)(5), 33 U.S.C. § 1342(b)(5), based upon the following considerations, including: (1) downstream receiving waters exceed the applicable state and downstream state human health and wildlife water quality standard for mercury, and (2) the pilot study states that the effectiveness of the treatment system to remove mercury is unknown. We note that a downstream tribe, that has "Treatment as a State" and federally approved WQS, has notified EPA that the project is likely to contribute to exceedances of its downstream WQS, including for mercury. MPCA should ensure that its permit will ensure compliance with downstream state WQS.

in summary EPA recommends that MPCA include WQBE is no the permittor those parameters identified in the application that are expected to be in the discharge and for which Minnesotalitis applicable WQS. We note that as this is a new discharger, the inclusion of WQBELs for these parameters would be prudent and provide a basis for measuring the performance of the new treatment technology proposed by the applicant. We also note that in subsequent permit cycles, after the facility has achieved full operation, such limits could be modified or deleted if no reasonable potential to exceed water quality standards is demonstrated.

Effluent Limitations Guideline Calculation

The draft permit does not include all the requirements of 40°C F.R. 440° (Subparts G. Trang K. that apply to this proposed project, including a restriction on discharge volume that is in conformance with 40°C F.R. 5.440° (040°). (20) and that is equivalent to the annual representation for the site.

Permit sections starting at 6.10.1 include a formula that retrospectively calculates the allowable discharge flow and includes a "carryover" amount defined as "the difference between the allowable annual discharge volume and the actual volume discharged" which acts as a credit that the permittee is allowed to apply to the following calendar year. This "carryover credit" appears to be in contradiction to the applicable regulatory definitions of "annual precipitation," annual evaporation, and "mine dramage at 40 C.F.R. § 440.132(b). (b). We recommend setting a numeric limit on flow, including this limit mathe permits and ensuring that at its consistent with 40 C.F.R. § 440.104(b)(2)(a).

In addition, we recommend that MPCA considerans applicability of and inclusion of aeffluent limitations contained in 40 C 10 K 44010 and 20 C FR. Part 440 subpart A (non-large) as the project discharge could include the recognitions.

Permit Enforceability Concerns

MPCA should address the following concerns.

- 142%, for pollutants disclosed during the application process but for which there are no initialized, or for water quality standards exemptions where the landatum provided in the permit appears to be greater than the applicable state water quality critical.
- The permit contains "operating limits" on an internal outfall that may not be enforceable by EPA, critizens, and potentially MPCA and thus, may be inclined at protecting wards quality under the Clean Water Act (see 40 C.E.R. §§ 122.4(a) (d)). Specifically, the permit includes an internal outfall operating "target" and "funit" for suffate based on voluntary commitment by PolyMet to meet a 10 mg L sulfate funit (permit seguious 6.10.34-35) and an internal operating "him!" for copper that MPCA states will ensure compliance with the chronic water quality standard for copper (permit section 6.10.43). We understand that MPCA's authority to enforce such a provision may rest on state authority outside the scope of the CWA. MPCA should revise the permit as necessar.

Additionally, the internal "operating limit" for copper, at 9.3 micrograms per liter at permit section 6.10.43, is equivalent to the water quality criterion for copper. However, permit section 6.10.44 appears to authorize higher discharge concentration for copper, based on the TBEL that appears to apply at outfall SD001 (permit section 8.1.1). This creates a conflict as to which limit is applicable and enforceable against the permittee. MPCA should revise the permit to include a WQBEL for copper.

3. MPCA plans to transfer the administratively continued, expired Chris Eric LLC bettern, and associated enforcement documents) for the existing tailings basin to an affiliated corporate entity of PolyMet. It appears that this arrangement could result in the permitted holding multiple permits covering the same discharge for some time after the effective date of the NorthMet permit. This creates confusion over which discharges are covered by each permit and may complicate or preclude enforcement of permit requirements under either permit, for example if legacy pollutants do not attenuate as predicted (permit section 6.10.45).

Additionally, the Permit Fact Sheet (p. 17) acknowledges continuing seep discharges from the tailing basin. As such the draft permit and/or supporting documentation should clearly assign responsibility for seep discharges by specifying those applicable portions of the Chilis Eric LLC permit (MN0054089), the Chilis Eric, LLC Consent Decree with MPCA and the draft NorthMet permit. Specifically, the permit should include: (a) a list of known seeps (including coordinates and/or sections) that are authorized to discharge from the ratings basin. (b) a map identifying seeps and their relationship to the plauned containment system. (c) monitoring and applicable limits for these seeps, because, as noted in the fact sheet (p. 17), seep discharges "contributed to exceedances of permit effluent limitations established in the NPDES/SDS permit," and (d) appropriate interim authorization, limits, and requirements for tailings basin seeps until such a time as seeps are fully contained and cease to reach surface waters.

- 4. MPCA plans lonssue general permurcoverages acconstruction stout availer discharges DECTTO COMPONICATION OF CONSTRUCTOR DESIGNATION OF THE CONTROL OF Supporture documentation clearly democales where eightres are excluded from coverage incoregate a learned further the storm water general derivativous desirationize discharge from the draining of over 900 acres of wellands, which are dominated by pear boes of his activity is expected to release significant amounts of mercury into cownstream navigable waters. While MPC A has acknowledged and addressed such **dis**charges in its peatimining permits (and in verbal comments regarding this project**)**. nothing in the permuting record demonstrates that this issue has been addressed or exen considered. There is no provision in the construction somowater general permit for andressing specific water quality standards assues. Thus, the draft permit land associated permuiting scheme) appears to leave mercury from this aspect of the project wholly unregulated! We suggest identifying what is intended to be covered under the stormwater general permutand evaluate whether there is reasonable cotential for each arge. In an activities covered under the stormwater peneral permit to cause or contribute to excursions from water quality standards. If there is such reasonable potential coverage under the stormwater general permit would not be appropriate. Rather this discharge. with appropriate WOBELs, could be covered under the North Met permit or another individual permit.
- Permit section of 0.17 does not allow the permittee in discharge any process wasteward from the immessite to the surface waters. However, it is not clear how compliance with this condition will be evaluated. Under 40/C FR \$4.72.44(3), NPDES permits must include monitoring requirements "to assure compliance with permit limitations," which include, among other things, "the mass (or other measurement specified in the permit) of each pollutant limited in the permit" and "the volume of effluent discharged from each outfall." We recommend that the permit include monitoring requirements and conditions against which compliance can be objectively measured. We have similar concerns with other provisions at permit sections of 10.26, 6.10.78, 6.11.2, 6.11.9, 6.12.2, and 6.15.14.

Decision Making Procedures

The draif permit states that dectain plans, reports, and other actions are effective parts of the permit upon submittal by the permittee; making them de facto permit modifications that in some instances, are likely to be major modifications subject to 40 C.F.R. § 122.62 (for example, see permit section 6.10.38). EPA is concerned that the permit allows both the permittee and MPCA to modify the permit without following the public process for major permit modifications under 40 C.F.R. § 1.2262 (Permittmodifications that do not follow federal regulations may be unenforceable, may cause confusion for regulators and public over what is covered by the permit, and therefore would not ensure compliance with the CWA (see 40 C.F.R. § 122.4(a)).

Although V(PCA) is a wish to require the permittee to undertake immediate corrective action in appropriate cricumstances. EPA recommends that MPCA eliminate those permit provisions that make permittee-submitted plans, reports, and other actions immediately-effective parts of the permit. We recommend that instead; MPCA employ appropriate enforcement responses and its authority to modify permits under Mum. R. 2001-0176 and 40 C.F.R. § 122.62 as necessary.

Other Recommendations

EPA recommends that MPCA consider and address the following comments to improve the clarity and accuracy of the permit.

- The draw permit contains no limits for CBOD. TSS, pH, flecal percent BOD TSS reductions at the sewage treatment stabilization point internal waste stream monitoring location; WS009. Also, the permit contains no limits for CBOD flecal conforms or percent BOD/TSS reductions at Outfall/SD001. We also note that there does not appear to be a reasonable potential discussion regarding the stabilization point. MPCA should evaluate whether effluent from the stabilization point will cause or contribute to excursions from water quality standards. We also recontineed including reporting requirements such as weekly grantlenance observations, for the stabilization point.
- Perform (at p. 9 and feable 2.1) states that the WWTS discharge will be distributed to various tributaries to minimize hydrologic or ecologic impacts, but the permit does not clearly describe the relationship between the flow in these outfalls and the allowable discharge (permit section 6.10.1—6.10.9). MPCA should include provisions in the permit that show how the permittee and MPCA will determine the distribution of flows to Outfalls SD002-SD001.
- 3. The permit (at x 11) discusses the "controlled discharge" from the stabilization pand to the floatation tailings basin (FTB). The permit should explain how the controls on this discharge will function as enforceable requirements of the permit.
- 4. Permit Section 6.10.12 does not allow cells 2E and 1E to be combined until the floataboutailings basin seepage collection system is fully operating but it is not clear how this term is defined. MPCA should define fully operating to ensure that these permit requirements can be adequately monitored and enforced.
- 5. Permit section 6:10.27 requires the permittee to maintain a system of parties monitoring wells and piezometers (one internal and one external to the FTB seepage containment system). If these are established monitoring points already included in the permit MPCA should include references to the monitoring numbers here. If these monitoring points have not yet been established, MPCA should create and include them in the monitoring table along with the type and frequency of data collection.
- bed Permit Section 6:40 26 Sevs. Direct discharge to surface systems from the 1/114 Secpage Containment System as prohibited. It is unclear to EPA haw MPCA swould implement the monthstrom of "direct discharge." EPA recommends that the permit be charged to prohibit any I discharge of pollutants to surface waters, consistent with the Clean Water Act.
- The count section of 10:49 requires sampling at SWOOT SWOOT SWOOK SWOOT and SWOOT should be sure 18 months following mutal appearance at the WWIS. MPCA should

- oper sampling inon permit issuance so that a traseline can be established at these local ins.
- Remain section is the problems the discharge of PCBs. As this is a life acy indicestic, we recommend that MPCA work with the permittee to distance whether the site contains PCBs. If it is accessioned that the site does not contain PCBs. MPCA should have the permittee certains and in. Similarly, if PCBs are presented usite, then MPCA should have the problem of treduce monitoring requirements to evaluate comparance with the problem on.
- 9. We recommend that the permit include at the beginning (for example, p. 1) a citation to the rederal and state authorities pursuant to which the discharges from the facility are allowed.
- 10. There are several references in the permit and fact sheet where the reader is directed to the permit application for more information. For example, one reference to the 3d volume of the October 2017 permit application references a document over 500 pages long (see permit application for references such as these throughout the permit to facilitate the reader's ability to access the information.
- 11 Permit section 6 10.21 allows takency pre-approved adapt vertical are related into gaillour including a link or reference to where these measures can be located.
- 12. The maps and figures in the permit and act sheer are of an difficult to read. If clearer versions of these cannot be included the suggest including a reference to where the original maps and figures can be viewed in hard copy or or line.